

1 BUCHALTER
A Professional Corporation
2 MATTHEW L. SEROR (SBN: 235043)
1000 Wilshire Boulevard, Suite 1500
3 Los Angeles, CA 90017-2457
Telephone: (213) 891-0700
4 Fax: (213) 896-0400
Email: mseror@buchalter.com

5 BUCHALTER
A Professional Corporation
6 DYLAN W. WISEMAN (SBN: 173669)
7 DAVID P. ADAMS (SBN: 312003)
55 Second Street, Suite 1700
8 San Francisco, CA 94105-3493
Tel: 415-227-0900
9 Fax: 415-227-0770
Email: dwiseman@buchalter.com
10 dadams@buchalter.com

11 Attorneys for Defendants,
Handlery Hotels, Inc. and Jon Handlery

12 **UNITED STATES DISTRICT COURT**
13 **NORTHERN DISTRICT OF CALIFORNIA**
14 **SAN JOSE DIVISION**

15 JGX, INC., a California corporation;
16 NICK BOVIS; BOVIS FOODS, LLC; and
17 SMTM TECHNOLOGY, LLC, a limited
liability company,

18 Plaintiffs,

19 vs.

20 JON HANDLERY, HANDLERY
HOTELS, INC., a California corporation;
21 SAM SINGER, and SINGER
ASSOCIATES, INC.,

22 Defendants.

23 HANDLERY HOTELS, INC.,
a California corporation,

24 Counterclaimant,

25 vs.

26 JGX, Inc., a California corporation;
and SMTM TECHNOLOGY, LLC,
a limited liability company,

27 Counter-Defendants.

Case No. 5:17-cv-00287-BLF

**STATUS REPORTING ON
SUPPLEMENTAL PRIVILEGE
LOG**

1 **TO THE COURT, ALL PARTIES AND THEIR ATTORNEYS OF**
2 **RECORD:**

3 On October 22, 2019, Magistrate Judge Susan can Keulen held a hearing
4 regarding a discovery dispute. See Docket No. 91. At the conclusion of that
5 hearing, the Court asked counsel for Defendants to do three things:

6 1. Create and file with the Court a supplemental privilege log which
7 listed only those entries on the Singer privilege log that did not appear on the
8 Handlery privilege log;

9 2. Provide copies of the entries identified on the supplemental log to the
10 Court for review; and

11 3. Provide copies of all documents appearing on the Singer privilege log
12 that were dated in April 2016.

13 The Court requested that the foregoing be provided to the Court by October
14 23, 2019.

15 With respect to No. 3 above, counsel has confirmed that there are no entries
16 on the Singer privilege log dated in April 2016.

17 However, the comparison of the Singer privilege log and the Handlery
18 privilege log to identify those entries that appear on the Singer log but not the
19 Handlery log is taking longer than anticipated. This is due in part to having to
20 review and compare the documents individually, and in part on counsel being out of
21 the office on October 22 and 23, 2019.

22 Counsel is working diligently on completing this task and getting the Court
23 the information and documents requested, and remains confident everything will be
24 provided no later than October 24, 2019.

1 DATED: October 23, 2019

BUCHALTER
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4 By: /s/ Matthew L. Seror
5 MATTHEW L. SEROR
6 DYLAN W. WISEMAN
7 DAVID P. ADAMS
8 Attorneys for Defendants
9 JON HANDLERY and
10 HANDLERY HOTELS. INC.,
11 and Counterclaimant
12 HANDLERY HOTELS, INC.
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